$_{1}$	Katherine L. Anderson	Jacob E. Reed*	
1	WA Bar No. 41707	VA Bar No. 97181	
2	Ryan Tucker*	ALLIANCE DEFENDING FREEDOM	
	AZ Bar No. 034382	44180 Riverside Parkway	
3	Jeremiah Galus*	Lansdowne, VA 20176	
$_4$	AZ Bar No. 30469	Telephone: (571) 707-4655	
-	Alliance Defending Freedom	jreed@ADFlegal.org	
5	15100 N. 90th Street		
	Scottsdale, AZ 85260	Counsel for Plaintiff	
6	Telephone: (480) 444-0020		
$_7$	kanderson@ADFlegal.org	* Pending Admission <i>Pro Hac</i>	
'	rtucker@ADFlegal.org	Vice	
8	jgalus@ADFlegal.org		
9		_	
10		DISTRICT COURT	
	EASTERN DISTRICT OF WASHINGTON		
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12	Union Gospel Mission of Yakim	Α,	
14	WASHINGTON,		
13	Plaintiff,	C: 1 C N 1 22 227	
- A		Civil Case No.: 1:23-cv-3027	
14	V.		
15	ROBERT FERGUSON, et al.,	MOTION TO ADMIT	
	Defendants.	JACOB REED PRO HAC VICE	
16	3,		
$_{17}$			
11			
18	The undersigned hereby mayor for me has vice admission of		
10	The undersigned hereby moves for pro hac vice admission of		
19	Jacob Reed in the above-captioned matter. Mr. Reed's office address		
20	and phone number are 44180 Riverside Parkway, Lansdowne, VA		
21			
	20176, (571) 707-4655.		
22			
23			

1	Mr. Reed's appearance in this matter is necessary because our	
2	firm has been retained by Plaintiff Union Gospel Mission of Yakima,	
3	Washington, to represent it in this matter, given Alliance Defending	
4	Freedom's expertise in the constitutional issues involved in this case.	
5	Mr. Reed has been admitted to the following courts:	
6	Virginia Supreme Court December 8, 2021	
7	Ohio Supreme Court	
8	U.S. District Court, Northern District of Ohio January 28, 2020	
9	U.S. District Court, North DakotaJune 4, 2021	
10	U.S. District Court, Eastern District of Virginia March 11, 2022	
11	U.S. District Court, Western District of VirginiaJune 3, 2022	
12	Mr. Reed has not been subject to any disciplinary sanction actions or a	
13	disciplinary sanction, nor does he have any such action pending.	
14	In representing Plaintiff, Mr. Reed will associate with me. My	
15	office address and phone are 15100 N. 90th Street, Scottsdale, AZ	
16	85260, (480) 444-0020.	
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Respectfully submitted this 2nd day of March, 2022. /s/ Katherine L. Anderson Katherine L. Anderson WA Bar No. 41707 ALLIANCE DEFENDING FREEDOM 15100 N. 90th Street Scottsdale, AZ 85260 Telephone: (480) 444-0020 kanderson@ADFlegal.org Counsel for Plaintiff

1 CERTIFICATE OF SERVICE

I hereby certify that on March 2, 2023, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System, which in turn automatically generated a Notice of Electronic Filing (NEF) to all parties in the case who are registered users of the CM/ECF system. The NEF for the foregoing specifically identifies recipients of electronic notice. I hereby certify that I have also served the foregoing with the complaint on all defendants when accomplishing service of process.

/s/ Katherine L. Anderson Katherine L. Anderson WA Bar No. 41707 Alliance Defending Freedom 15100 N. 90th Street Scottsdale, AZ 85260 Telephone: (480) 444-0020 kanderson@ADFlegal.org

Counsel for Plaintiff

Dated: March 2, 2022

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